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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/782,363	02/19/2004	Carole A. Lepilleur	200CT015E	5628
37535	7590 11/25/2005		EXAMINER	
NOVEON IP HOLDINGS CORP. 9911 BRECKSVILLE ROAD			TUCKER, ZA	ACHARY C
	O, OH 44141-3247		ART UNIT	PAPER NUMBER
	•		1624	

DATE MAILED: 11/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·		Application No.	Applicant(s)				
	055	10/782,363	LEPILLEUR ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Zachary C. Tucker	1624				
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with	the correspondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPI CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by status reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA .136(a). In no event, however, may a rep d will apply and will expire SIX (6) MONTH te, cause the application to become ABAN	ATION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status		•					
1)	Responsive to communication(s) filed on						
2a)□		is action is non-final.					
3)	Since this application is in condition for allows		s, prosecution as to the merits is				
,—	closed in accordance with the practice under	·	·				
Dispositi	ion of Claims						
4)⊠	Claim(s) 1-37 is/are pending in the application	n.		•			
•	4a) Of the above claim(s) is/are withdra						
	Claim(s) is/are allowed.						
6)							
7)	Claim(s) is/are objected to.						
8)⊠	Claim(s) 1-37 are subject to restriction and/or	election requirement.					
Applicati	on Papers			*			
9)□	The specification is objected to by the Examin	er.					
•	The drawing(s) filed on is/are: a) ☐ ac	· ·	the Examiner.				
,	Applicant may not request that any objection to the	e drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corre	ction is required if the drawing(s)	is objected to. See 37 CFR 1.121(d)).			
11)	The oath or declaration is objected to by the E	xaminer. Note the attached (Office Action or form PTO-152.				
Priority ι	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☐ None of:	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documer	its have been received in App	lication No				
	3. Copies of the certified copies of the price	•	ceived in this National Stage				
	application from the International Burea	, , , , , , , , , , , , , , , , , , , ,					
* 5	See the attached detailed Office action for a lis	t of the certified copies not re	ceived.				
Attachmen	t(s)						
	e of References Cited (PTO-892)		nmary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08		Mail Date rmal Patent Application (PTO-152)				
	r No(s)/Mail Date	6) Other:					

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Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

Prior to setting forth the restriction requirement, it is pointed out that the claims are drawn to patentably distinct products. The products rely upon compounds which differ in structure to such an extent and require non-coextensive searches to such an extent that they are considered separately patentable. Therefore, the restriction will be set forth for each of the various groups, irrespective of the format of the claims.

- I. Claims 1-9 (in part), drawn to a vinyl ester toughener wherein the toughener polymer is a trithiocarbonate compound of the formula X^1 .
- II. Claims 1-9 (in part), drawn to a vinyl ester toughener wherein the toughener polymer is a dithiocarbonate compound of the formula H¹.
- III. Claims 1-9 (in part), drawn to a vinyl ester toughener wherein the toughener polymer is a dithiocarbamate compound of the formula F¹ or G¹.
- IV. Claims 10-15 (in part), drawn to a blend of vinyl ester resins comprising toughener from Group I.
- V. Claims 10-15 (in part), drawn to a blend of vinyl ester resins comprising toughener from Group II.
- VI. Claims 10-15 (in part), drawn to a blend of vinyl ester resins comprising toughener from Group III.
- VI. Claims 26-33 (in part), drawn to a blend of thermosettable resin and a toughener polymer, wherein the toughener polymer is one from Group I.

VII. Claims 26-33 (in part), drawn to a blend of thermosettable resin and a toughener polymer from Group II.

- VIII. Claims 26-33 (in part), drawn to a blend of thermosettable resin and a toughener polymer from Group III.
- IX. Claims 34-37 (in part), drawn to crosslinked compositions made from compositions comprising a toughener from Group I.
- Claims 34-37 (in part), drawn to crosslinked compositions made from compositions comprising a toughener from Group II.
- XI. Claims 34-37 (in part), drawn to crosslinked compositions made from compositions comprising a toughener from Group III.

Claims 16-25 refer to "the crosslinked composition of claim ____" wherein the claim from which those claims depend is not drawn to a crosslinked composition, so those claims have not been included in this Requirement because they lack antecedent basis. Upon amendment, then those claims will be assigned a Group.

The inventions are distinct, each from the other because:

Inventions I-XI are unrelated chemically. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have **different modes of operation**, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation; the three primary types of vinyl ester toughener substances have different chemical structures, as would a crosslinked composition made from those substances would have a chemical structure different from one another as well.

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Because these inventions are distinct for the reasons given above and the search required for Group I is not required for any other of the Groups, restriction for examination purposes as indicated is proper.

Should one of Groups I, II or III be elected, and subsequently found allowable, then the corresponding Groups from IV-IX will be eligible for rejoinder. At such time, the Requirement for Restriction between the allowed Group and the rejoined Groups would be withdrawn.

Conclusion

Any inquiry concerning this communication should be directed to Zachary Tucker whose telephone number is (571) 272-0677. The examiner can normally be reached Tuesday-Thursday from 8:00am to 4:30pm or Monday from 6:00am to 1:30pm. If Attempts to reach the examiner are unsuccessful, contact the examiner's supervisor, James O. Wilson, at (571) 272-0661.

The fax number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-1600.

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